

In The United States District Court
of The Western District of Virginia

CLERK'S OFFICE U.S. DIST COURT
AT CHARLOTTESVILLE, VA

FILED
for Roanoke
JUN 27 2007

JOHN F. CONGOREN, CLERK

BY: *[Signature]*
DEPUTY CLERK

William F. Breckenridge

Plaintiff

v.

Case NO.

Albemarle County Police Dept:

Lieutenant John Texeira, and

Det Phillip Giles Albemarle County Dept:

Charlottesville VA Police Dept:

Officer J.E. Chip Harding:

Charlottesville Weekly newspapers

Meg McSway News Paper reporter

The Daily Progress Newspapers:

Rob Seal News Paper reporter:

Defendants

Civil Action

for Slander and Defamation of
a Character.

Come now William F. Breckenridge, under
the legal term a "layman at law", is filing
the said Civil Action against the above
defendants for the use of a name that
the Plaintiff is not under slander and Defamation
of character By the law of Virginia when a
human being has a child And to give that
child a name by union of the parents that
will be that child's legal name "William F. Breckenridge"
not "The Ghost." As follows the Plaintiff will
prove his allegation by facts of words

7:07-CV-00326

Summary of Facts:

On March 26, 2007, Plaintiff
William F. Breckennridge was charged with Break-enter
and grand larceny of 1st degree in Albemarle County

On April 3, 2007 / April 4, 2007
a charge with one count of Break-enter in the
city Charlottesville

come now the Plaintiff will show by
facts of statements made by the defendant's
in the news media that they were calling the
Plaintiff this name before he made a plea or went
to court:

Statement of facts:

By Lt. John Teixeira: IN The Daily Progress Saturday
April 7, 2007 By Rob Seely.

He also suspect in about
30 other burglaries from Canterbury
Hills and the nearby Hessian Hills
Neighborhood

"According to Albemarle
Police spokesman
Lt. John Teixeira.

Facts on or about May 8-14, 2007, made false statement
along with slander or defamation of character was
made by L.T. JOHN TEIXEIRA, CALLING WILLIAM F. BRECKENRIDGE
THE FOLLOWING NAME: "PROBING LOCAL THIEF," NOT ONLY
THE NAME CALLING BUT ACCUSING THE PLAINTIFF OF CRIMES
HE HAS NOT BEEN CHARGED WITH:

Facts: May 8-14; Lt. JOHN TEIXEIRA: stated following
C-VILLE WEEKLY: MEG McEVY

"AND COUNTY police had a huge
break-through last month when
arrests were made in the
Hessian Hills/Canterbury (2)

Hills robbery string.
"William Frances Breckenridge,
reportedly a prolific local
burglar from the 1980s
"has been charged with
about 30 home robbery
incidents in those neighborhoods
off-Barracks Road.

April 7, 2007, statement made by Lt. John Teixeira
"He's also a suspect in about
30 other burglaries from
Canterbury Hills and the
nearby Hessian Hills neighborhood
according to Albemarle police
spokesman Lt. John Teixeira.

Reported By Bob Seal Daily Progress, and Meg McEnry:

Facts: "Though He "Breckenridge is
only charge with only
Two Break-Enters of the
same house, and one
Break-Enter charge in his
city of Charlottesville.
April 7, 2007: Det Phillip Giles
Daily Progress Newspaper
By Bob Seal

These are the facts find of the statement made
by the alleged defendant's crime now the plaintiff
will summary more facts about slander and
defamation of character by the defendant's.

Summary:

Facts of Statement: Det Phillip Giles
will show that Det Phillip Giles use slander and
Defamation of character words on April 7, 2007,
to one Rob Seal Daily progress newspapers:

"Giles, said the method
of operation seemed
similar to the one
use by "The Ghost" of
The 1980. Giles said.

Facts:

"Gile, though he is charged
in connection with
only two Break-ins
which occurred at the
same house - and one
Theft from a vehicle.
Giles said. By Rob Seal.

"Nobody has seen or heard
anything that's been of any
use to us, other than one
person who saw a vehicle
Gile said. By Rob Seal.

In fact The Dept of Albemarle county police
made these factual statements to the public
another words: The defendant's in this class
action law suit are hereby accuse of the
following and is being sue for the amount
of dollars \$2,000,000.00 dollars.

1) Meritanguish plaintiff
has been on "medication"
"Prozac" and is a mental
Health doctor.

(4)

cont.

2) public humiliation
"by calling him the name
"GHost".

3) family grief by searching
my mother home, in which I don't
live there, as well as my father,
and brother same.

4) suffering by being in jail
I lost my job, at \$10.00 hours
and the right to not have a
bond.

5) false imprisonment on
allege charges that are not
true.

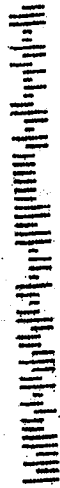
conce now the plaintiff state by prejury that
he has file class action suit, and that
the following are not his statement, and that
the plaintiff is a layman at law, and that
he plaintiff do not have the funds to file this
law suit. I hope en pray that this Honorable
court grant this class action civil suit
against the defendant from the above allegation
against them, and for the amount file against
them of two-million dollar, \$2,000,000.00.

United States District Court Thank you
Clerk's office Your Honorable Clerk
copy William J. Breckenridge
June 25, 2007

(5)

CLERK OF COURT
C. P. Peregory Kane
Charlottesville VA 22902

Clerk office
United States District for the
Western District of Virginia
255 West main St
Charlottesville, VA 22903



Legal mail

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